IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF MISSISSIPPI ABERDEEN DIVISION

AMERICAN ALTERNATIVE INSURANCE CORPORATION

PLAINTIFF

VS.

NO. 1:15-CV-154-SA-DAS

AAA JEWELRY & LOAN, INC.; ROBERT E. WRIGHT; TIMOTHY B. SCOTT and LYDIA SCOTT

DEFENDANTS

AGREED ORDER OF DISMISSAL WITH PREJUDICE

This cause came on to be heard this day on the motion ore tenus of Plaintiff American

Alternative Insurance Corporation seeking leave of court to dismiss with prejudice its claims against

Defendants AAA Jewelry & Loan, Inc., Robert E. Wright, Timothy B. Scott and Lydia Scott,

pursuant to F.R.C.P. 41(a)(2). Having considered this matter, and noting that the parties have agreed

to the dismissal of the claims against Defendants AAA Jewelry & Loan, Inc., Robert E. Wright,

Timothy B. Scott and Lydia Scott, the Court finds that the motion is well taken and should be

granted.

Accordingly, it is ordered and adjudged that all claims asserted by Plaintiff American

Alternative Insurance Corporation and its Complaint for Declaratory Judgment are hereby dismissed

with prejudice.

SO ORDERED AND ADJUDGED, this the 10th day of April, 2017.

/s/ Sharion Aycock

UNITED STATES DISTRICT JUDGE

AGREED BY:

s/John D. Brady

Attorney for Plaintiff

s/Charles E. Winfield

Attorney for Defendants AAA Jewelry & Loan, Inc. and Robert Wright

s/John Hunter Stevens

Attorney for Defendants Timothy and Lydia Scott

996127